

IN The United States District Court

for The District of Delaware

Monty C Pepper

ORIGINAL

Plaintiff,

Warden Thomas Carroll c/o

Bambi Thomas c/o James

Gardels c/o Thomas Seacord

Defendants

CA No 05-084-JJF

FILED

DEC 22 2005

U.S. DISTRICT COURT
DISTRICT OF DELAWARE

Plaintiff response To The
States Defendants Motion For Enlargement of
Time

I Monty Pepper in response To The
States request For a enlargement of Thirty
days To respond

Under standing That The State has
unlimited Time and funds as well as access
To law second To none, ignoring These facts
I would agree To The enlargement of
Time up To Thirty days as requested
by The State For The following
reasons

(1[#]) The severity and seriousness of The facts

I have presented in The said action should be

Thoroughly investigated by The Attorney

General office. As The ACLU has informed

me of possible criminal charges against some

defendants involved in The instant action

Further more I feel That The Attorney

General's office in Their responsibility To uphold

justice and The law can not ignore The facts

As well as The Truth in This case

2[#] As To The points The Attorney General makes

of The very wide range of claims and grievances

They should also be aware of letters sent To counsel

McFadden internal Affairs The Warden as well as

Superior Court Judge Vaughn, and others

including The US Attorney General The US

Commission on Civil Rights as well As The

Department of Justice Civil Division and The
ACLU and News Journal which I wait for a
response concerning The Death of Mr Williams
and The instant action and additional witnesses
3[#] In The interest of Justice maybe The Attorney
General office would be better served by applying
for "wistle blowers" status for officers that will
testify in my behalf who fear as I do from
retaliation or involve The F.B.I.,

Wherefore for The reasons stated and
knowing The obligation The Attorney Generals
office has in upholding The Constitution and The
Law and seeking out The Truth I do hereby
request There motion for enlargement of Time
for Thirty days be granted

Further more I would request The STate file motions in a manner That Leaves me with sufficient Time To reply

Whereas The restrictions To Delaware Correctional Centers Law Library leave's me with insufficient Time To file responses with copys as requied and research Court Rules To verify The motions Facts Also being a inmate in D.C.C, Phone Calls can easily be seTup by appoinTment There are phones in This bulding

Dec 20 2005


Monty Pepper Prosc
monty Pepper

CerTifiCaTe of Service

I here by Certify That on Dec 20 2005 I sent
by mail a copy of Response To STates Defendant
motion for Enlargement of Time To The Deputy
ATTorney General AT The fallowing address

Lisa Barchi
Deputy ATTorney Genral
820 N French STrect 6th floor
Wilmington Del 19801

Dec 20 2005


Monty C Pepper
D C C
1181 Paddock RD
Smyrna Del 19977
Pro Se



IM M Pepper
SBI# 156920 UNIT DC12
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977

Clerk
United States District Court
844 A King St Lock Box 18
Wilmington Del
19801

05-84-JJF
1. Doe JJF